## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

Docket No. <u>133738</u>

As below named inventors, we hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our respective names.

We believe we are the original, and first joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled:

WEARABLE SE	ECURITY SYSTEM	W AND METHOD	
which			in the state of th
is attached hereto.			
was filed on	as Applic (if applicable).	ation Serial No	n 192 mg moving () and was
at we have reviewed a ing the claims, as am	and understand the	e contents of the a	above identified to above.
e duty to disclose to to the patentability of	the U.S. Patent an f this application a	nd Trademark Offic s defined in Title 3	ce all information know 7, Code of Federal
itent or inventor's cert s) for patent or invent n priority is claimed:	tificate(s) listed be	low and have also	identified below any
<u>1011(2)</u>			
(Country	(Day/N	fon/Year Filed)	Yes No
below and, insofar a he prior United States States Code, §112, we	is the subject mate is application in the re acknowledge the	er of each of the c manner provided duty to disclose r	laims of this applicatior by the first paragraph material information as
and the national or I	PCT international (Filing Date)	filing date of this a	etween the filing date of pplication: atent, pend., abandon.)
	which  is attached hereto  was filed on  nded on  at we have reviewed ing the claims, as an e duty to disclose to to the patentability of the patentability of the patent or inventor's ceres for patent or inventor priority is claimed:  ion(s)  (Country the below and, insofar and prior United States Code, §112, we have code, §112, we have code and insofar and prior United States Code, §112, we have code and insofar and prior United States Code, §112, we have considered and insofar and prior United States Code, §112, we have considered and insofar and prior United States Code, §112, we have considered and insofar and prior United States Code, §112, we have considered and insofar and prior United States Code, §112, we have considered and insofar and insof	which  is attached hereto.  was filed onas Applicated on(if applicable).  at we have reviewed and understand the ing the claims, as amended by any amended	is attached hereto.  was filed on as Application Serial No inded on (if applicable).  It we have reviewed and understand the contents of the aling the claims, as amended by any amendment referred to the duty to disclose to the U.S. Patent and Trademark Office to the patentability of this application as defined in Title 3 reign priority benefits under Title 35, United States Code, stent or inventor's certificate(s) listed below and have also for patent or inventor's certificate(s) having a filing date in priority is claimed:

POWER OF ATTORNEY: As named inventors, we hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Date 07/29/63

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